STRADLEY, RONON, STEVENS & YOUNG

ANDREW 8. YOUNG ANDREW 8. YOUNG
DANIEL MUNGALL, JR.
ROBERT C. GRASBERGER
THOMAS B. HARPER, III
MARTIN V. MILLER
DANIEL I. MURPHY MARTIN V. MILLERY
DANIEL I. MURPHY
S. GORDON ELKINS
JEANNE WARD RYAN
GEORGE S FORDE, JR., P. C.
HERBERT G KEENE., JR.
RAYMOND R. RAFFERTY, JR.
C. CLARK HODGSON, JR., P. C.
STEPHEN W KLINE
LANE TAYLOR, JR.
ANDRÉ L. DENNIS
WILLIAM R. SASSO
FREDERICK C. TECCE
WILLIAM G. SCARBOROUGH
WILLIAM J. BARKER, JR.
STEVEN M FELSENSTEIN
JEFFREY F. JANOSKI
LEE A. ROSENGARD JEFFREY F JANOSKI LEE A. ROSENGARD HARRY J. J. O'NEILL LAURENE ALLISON GUNTHER TODD C. VANETT STEPHEN R. HARRIS LINDA ANN GALANTE DAVID C. FRANCESKI, JR. SANDRA A GIRIFALCO STEPHEN C. BAKER BETH A. UNGERMAN

JAMES E. GALLAGHER, JR.
WILSON STRADLEY,
A. STUARD YOUNG, JR.
DONALD M. COLLINS
SETH W. WATSON, JR.
GEORGE CHIMPLES;
DANIEL S. KNIGHT
FRED C. ALDRIDGE, JR., P. C.
RICHARD M. STEVENS, JR.
MARK H. PLAFKER, P. C.
NICHOLAS C. BOZZI, P. C.
JAMES H. STEVENS
JOHN P. O'DEA
DAVID R. LANDREY
THOMAS J. RENEHAN, JR.
JAMES M. PAPADA, III JAMES E. GALLAGHER, JR. THOMAS J. RENEMAN, JR.
JAMES M. PAPADA, JII
STEWART M. WEINTRAUB
MICHAEL S. BURG
JOHN J. HUNTER
DAVID E. BEAVERS
R. JOHN MACKOUL, JR.
GEORGANNE DAHER TERRILL
JANE LANDES FOSTER
LAWRENCE J. TABAS
ELIZABETH L. BENNETT
EDWIN R. BOTNTON
DEAN M. SCHWARTZ
HARRIET R. GILLOCK
CAROL M. YORK
JOHN J. MURPHY, JII 2-3074110

OF COUNSEL RICHARD K. STEVENS
C. CLARK HODGSON
MERRITT N. WILLITS, 3
DAVID H. ROSENBLUT
PAUL J. DONNELLY

No_B

Date ..

ICC Washington, D. C.

HOO ONE FRANKLIN PLAZA PHILADELPHIA, PA. 19102

/(215) 564-8000 CABLE ADDRESS: "LEXMEN"

TELEX: 83-4699 TELECOPIER (215) 569-4664

IS N. MAIN STREET P. O. BOX 909 DOYLESTOWN, PA. 18901 (215) 345-7110

> DIRECT DIAL (215) 564

November 1, 1982

RECORDATION NO.

1982 · ii 15 AM NOV 3

INTERSTATE COMMERCE COMMISSION

Agatha L. Mergenovich, Secretary Interstate Commerce Commission 12th and Constitution Avenue, NW Washington, DC 20423

Dear Secretary Mergenovich:

Pursuant to 49 U.S.C. §11303 and the Commission's Rules and Regulations, I enclose for filing and recordation two originals and three photocopies of the following document for recordation in File No. 9801:

Security Agreement Termination Agreement (the "Security Agreement Termination") by and between S & R Boxcar Co. and Girard Leasing Corporation dated October 27, 1982.

This document relates to boxcars formerly subject to an Equipment Lease Agreement between S & R Boxcar Co. (Lessor) and National Railroad Utilization Corporation/Pickens Railroad Company (Lessee) dated September 29, 1978 and filed with the Commission at 9:10 a.m. on September 29, 1978 and assigned Recordation The same boxcars are also referenced in the following Agreements: A Security Agreement dated September 29, 1978 between S & R Boxcar Co. ("Debtor") and Girard Leasing Corporation ("Secured Party") and filed with the Commission at 1:20 p.m. on October 20, 1978 and assigned Recordation No. 9787; a Participation Agreement dated October 18, 1978 by and among Dollar Savings Bank, Girard Leasing Corporation, S & R Boxcar Co., National Railway Utilization Corporation and Pickens Railroad Company and filed with the Commission at 2:30 p.m. on October 26, 1978 and assigned Recordation No. 9801; an Amendment to Equipment Lease dated as of October 23, 1978 between S & R Boxcar Co. and National

Railway Utilization Corporation/ Pickens Railroad Company and filed with the Commission at 4:00 p.m. on March 11, 1981 and assigned Recordation Nos. 9721-C, 9787-A and 9801-A; an Equipment Lease Termination Agreement between S & R Boxcar Co. and National Railway Utilization Corporation/Pickens Railroad Co., and approved by Dollar Savings Bank and Girard Leasing Corporation, dated March 9, 1981 and filed with the Commission at 4:00 p.m. on March 11, 1981 and assigned Recordation Nos. 9721-D, 9787-B and 9801-B; a Notice of Partial Termination pursuant to Equipment Lease Termination Agreement dated as of October 15, 1981 between National Railway Utilization Corporation, Pickens Railroad Company and S & R Boxcar Co. and filed with the Commission at 3:10 p.m. on February 2, 1982 and assigned Recordation Nos. 9721-E, 9787-C and 9801-C; a Notice of Partial Termination pursuant to Equipment Lease Termination Agreement dated as of November 17, 1981 between National Railway Utilization Corporation, Pickens Railroad Company and S & R Boxcar Co. and filed with the Commission at 2:45 P.M. on February 25, 1982 and assigned recordation numbers 9721-F, 9787-D and 9801-D; a Quitclaim Bill of Sale dated April 27, 1982 executed by S & R Boxcar Co. in favor of Girard Leasing Corporation in its capacity as Buyer and filed with the Commission at 3:05 P.M. on April 28, 1982 and assigned Recordation Numbers 13629, 9721-G, 9787-E, and 9801-E; a Quitclaim Bill of Sale executed by S & R Boxcar Co. in favor of Girard Leasing Corporation in its capacity as Buyer and filed with the Commission at 3:05 P.M. on April 27, 1982 and assigned Recordation Number 13629-A, 9721-H, 9787-F and 9801-F; and a Notice of Partial Termination pursuant to Equipment Lease Termination Agreement dated as of October 15, 1981 by and between National Railway Utilization Corporation, Pickens Railroad Company at 3:10 P.M. on June 14, 1982 and assigned recordation numbers 9721-I, 9787-G and 13629-B.

The names and addresses of the parties to the aforementioned document to be filed are as follows:

(a) Debtor: S & R Boxcar Co.
Three Girard Plaza

Philadelphia, PA 19101

(b) Secured Party: Girard Leasing Corporation

Girard Plaza

Philadelphia, PA 19101

The Security Agreement Termination relates to the following type XM rated 50' 60" 70 ton general purpose boxcars: The MNJ 120517 through MNJ 120538, inclusive; MNJ 120540 through MNJ 120599, inclusive, and MNJ 120600 through MNJ 120617, inclusive.

Please file and record the Security Agreement Termination File No. 9801, cross-indexing it to the Equipment Lease Agreement, the Security Agreement, the Participation Agreement and the Quitclaim Bill of Sale, and indexing said document under the name of the Debtor and the Secured Party and, in the case of the Quitclaim Bill of Sale, under the name of the Buyer. A check is enclosed for \$10.00 as prescribed pursuant to 49 C.F.R. §1116.3(d).

Please stamp all five copies of the Security Agreement
Termination and the attached copies of this transmittal letter
with your official recording stamp. You will wish to retain one
original copy of each for your file. Please return the remaining
copies of this transmittal letter and the Security Agreement
Termination to the bearer of this letter.

Sincerely yours,

Dend R. Frehry

DAVID R. LANDREY, ESQUIRE

DRL/cmv

Enclosures

VIA FEDERAL EXPRESS

NOV 3 1982 · II 15 AM
INTERSTATE COMMERCE COMMISSION

SECURITY AGREEMENT TERMINATION AGREEMENT

This Security Agreement Termination Agreement ("Agreement") is made this 27th day of October, 1982, by and between GIRARD LEASING CORPORATION ("GLC") and S & R BOXCAR CO. ("S & R").

BACKGROUND

To secure the payment of S & R's promissory notes to GLC in the aggregate principal amount of \$3,133,246 (the "Note") S & R entered into a Security Agreement with GLC, dated September 29, 1978. The parties now desire to terminate the Security Agreement and extinguish the security interests and all other rights and obligations created thereunder.

NOW, THEREFORE, in consideration of the premises and the mutual promises herein contained and intending to be legally bound hereby, the parties agree as follows:

1. The Security Agreement, dated September 29, 1978, by and between S & R and GLC, ("Security Agreement") is hereby terminated. All rights and obligations of the parties pursuant to the Security Agreement are extinguished, and the same shall be of no further legal force or effect.

IN WITNESS WHEREOF, and intending to be legally bound, the parties have executed this Agreement on the date first above written.

S & R BOXCAR CO., a limited partnership By Girard Leasing Corporation, General Partner

Vice President

GIRARD LEASING CORPORATION -

Secretar

COMMONWEALTH OF PENNSYLVANIA:

SS.

COUNTY OF PHILADELPHIA

On this, the 27th day of October, 1982, before me, the undersigned Notary Public, personally appeared Joseph P. Leska, and John B. York , who acknowledged themselves to be the Vice President and Secretary, respectively, of GIRARD LEASING CORPORATION, a corporation formed and existing under the laws of Pennsylvania, and that they as such Vice President and Secretary, being authorized to do so, executed the foregoing instrument for the purposes therein contained by signing the name of the corporation by themselves as Vice President and Secretary.

Witness my hand and official seal.

Notary Public

My Commission Expires: /2//

COMMONWEALTH OF PENNSYLVANIA

SS.

COUNTY OF PHILADELPHIA

On this, the 27th day of October, 1982, before me, the undersigned Notary Public, personally appeared Joseph P. Leska, known to me to be Vice President of GIRARD LEASING CORPORATION, the General Partner of S & R BOXCAR CO., A limited partnership, and acknowledged to me that he executed the foregoing instrument as the act and deed of said corporation and limited partnership.

Witness my hand and official seal.

Notary Public

ly Commissiøn Expires:

NOV 3 1982-ii 15 AM

SECURITY AGREEMENT TERMINATION ACREEMENT COMMISSION

This Security Agreement Termination Agreement ("Agreement") is made this 27th day of October, 1982, by and between GIRARD LEASING CORPORATION ("GLC") and S & R BOXCAR CO. ("S & R").

BACKGROUND

To secure the payment of S & R's promissory notes to GLC in the aggregate principal amount of \$3,133,246 (the "Note") S & R entered into a Security Agreement with GLC, dated September 29, 1978. The parties now desire to terminate the Security Agreement and extinguish the security interests and all other rights and obligations created thereunder.

NOW, THEREFORE, in consideration of the premises and the mutual promises herein contained and intending to be legally bound hereby, the parties agree as follows:

1. The Security Agreement, dated September 29, 1978, by and between S & R and GLC, ("Security Agreement") is hereby terminated. All rights and obligations of the parties pursuant to the Security Agreement are extinguished, and the same shall be of no further legal force or effect.

IN WITNESS WHEREOF, and intending to be legally bound, the parties have executed this Agreement on the date first above written.

S & R BOXCAR CO., a limited partnership By Girard Leasing Corporation, General Partner

Vice President

GIRARD LEASING CORPORATION -

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COMMONWEALTH OF PENNSYLVANIA:

SS.

COUNTY OF PHILADELPHIA

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Witness my hand and official seal.

Notary Public

My Commission Expires:

COMMONWEALTH OF PENNSYLVANIA:

SS.

COUNTY OF PHILADELPHIA

On this, the 27th day of October, 1982, before me, the undersigned Notary Public, personally appeared Joseph P. Leska, known to me to be Vice President of GIRARD LEASING CORPORATION, the General Partner of S & R BOXCAR CO., A limited partnership, and acknowledged to me that he executed the foregoing instrument as the act and deed of said corporation and limited partnership.

Witness my hand and official seal.

Notary Public

My/Commission/Expires: